

# Trade Union and Labour Relations (Consolidation) Act 1992

## **1992 CHAPTER 52**

#### PART III

RIGHTS IN RELATION TO UNION MEMBERSHIP AND ACTIVITIES

Time off for trade union duties and activities

### [<sup>F1</sup>172A Publication requirements in relation to facility time

- (1) A Minister of the Crown may by regulations made by statutory instrument require relevant public sector employers to publish any information within subsection (3).
- (2) An employer is a relevant public sector employer if the employer—
  - (a) is a public authority specified, or of a description specified, in the regulations, and
  - (b) has at least one employee who is a relevant union official.

[ But regulations under subsection (1) may not specify— <sup>F2</sup>(2A)

- (a) a devolved Welsh authority, or
- a description of public authority that applies to a devolved Welsh authority.] (b)
- (3) The information that is within this subsection is information relating to facility time for relevant union officials including, in particular-
  - (a) how many of an employer's employees are relevant union officials, or relevant union officials within specified categories;
  - the total amount spent by an employer in a specified period on paying relevant (b) union officials for facility time, or for specified categories of facility time;
  - the percentage of an employer's total pay bill for a specified period spent on (c) paying relevant union officials for facility time, or for specified categories of facility time;

**Changes to legislation:** Trade Union and Labour Relations (Consolidation) Act 1992, Section 172A is up to date with all changes known to be in force on or before 08 July 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details) View outstanding changes

- (d) the percentage of the aggregate amount of facility time taken by an employer's relevant union officials in a specified period that was attributable to specified categories of duties or activities;
- (e) information relating to facilities provided by an employer for use by relevant union officials in connection with facility time.
- (4) In subsection (3) "specified" means specified in the regulations.
- (5) The regulations may make provision—
  - (a) as to the times or intervals at which the information is to be published;
  - (b) as to the form in which the information is to be published.
- (6) The regulations may make different provision for different employers or different categories of employer.
- (7) In this section a "relevant union official" means—
  - (a) a trade union official;
  - (b) a learning representative of a trade union, within the meaning given by section 168A(11);
  - (c) a safety representative appointed under regulations made under section 2(4) of the Health and Safety at Work etc. Act 1974.
- (8) In this section "facility time" means time off taken by a relevant union official that is permitted by the official's employer under—
  - (a) section 168, section 168A or section 170(1)(b);
  - (b) section 10(6) of the Employment Relations Act 1999;
  - (c) regulations made under section 2(4) of the Health and Safety at Work etc. Act 1974.
- (9) The regulations may provide, in relation to a body or other person that is not a public authority but has functions of a public nature and is funded wholly or mainly from public funds, that the body or other person is to be treated as a public authority for the purposes of subsection (2).
- (10) The regulations may make provision specifying the person or other entity that is to be treated for the purposes of this section as the employer of a relevant union official who is employed by the Crown.
- (11) The regulations may—
  - (a) deem a category of persons holding an office or employment under the Crown (or two or more such categories taken together) to be an entity for the purposes of provision made under subsection (10);
  - (b) make different provision under subsection (10) for different categories of persons holding an office or employment under the Crown.
- (12) No regulations containing provision made by virtue of subsection (9) shall be made unless a draft of the statutory instrument containing them has been laid before Parliament and approved by a resolution of each House.
- (13) Regulations under this section to which subsection (12) does not apply shall be subject to annulment in pursuance of a resolution of either House of Parliament.]

**Changes to legislation:** Trade Union and Labour Relations (Consolidation) Act 1992, Section 172A is up to date with all changes known to be in force on or before 08 July 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details) View outstanding changes

#### **Textual Amendments**

- F1 S. 172A inserted (1.3.2017) by Trade Union Act 2016 (c. 15), ss. 13, 25(1); S.I. 2017/139, reg. 2(k)
- F2 S. 172A(2A) inserted (E.W.) (13.9.2017) by Trade Union (Wales) Act 2017 (anaw 4), ss. 1(3), 3; S.I. 2017/903, art. 2

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**Changes and effects yet to be applied to the whole Act associated Parts and Chapters:** Whole provisions yet to be inserted into this Act (including any effects on those provisions):

s. 212A(1)(zb) inserted by 2023 c. 46 Sch. para. 1